



DEPARTMENT OF THE NAVY
OFFICE OF THE CHIEF OF NAVAL RESEARCH
ARLINGTON, VIRGINIA 22217-5000

IN REPLY REFER TO
5216
Ser OOCCEP1/72
11 Aug 86

MEMORANDUM FOR COUNSEL, NAVAL AIR SYSTEMS COMMAND
COUNSEL, NAVAL SEA SYSTEMS COMMAND
COUNSEL, SPACE AND NAVAL WARFARE SYSTEMS COMMAND
COUNSEL, STRATEGIC SYSTEMS PROJECT OFFICE
COUNSEL, JOINT CRUISE MISSILES PROJECT
COUNSEL, SPECIAL PROJECTS DIVISION
COUNSEL, EUROPEAN BRANCH

Subj: DELEGATION OF AUTHORITY

Ref: (a) SECNAV memo of 23 Dec 85; subj: Reorganization of
Patent Lawyers

1. The purpose of this memorandum is to delegate authorities to Offices of Counsel within the Office of the General Counsel to enable them to effectively implement Navy patent policy in accordance with reference (a) and conduct an effective patent program for the Navy.

2. The following authorities are delegated to addressees with authority to redelegate to senior attorneys registered to practice before the U.S. Patent and Trademark Office (PTO):

a. To make charges against the Office of the Chief of Naval Research's (OCNR) deposit account in the PTO for the conduct of official Navy business in the PTO. This authority may be delegated to no more than two senior patent attorneys in any one office. (So proper notification may be made to the PTO of the individuals authorized to make charges against the OCNR's deposit account in the PTO, addressees should notify the undersigned as soon as possible of the names of the individuals to whom the authority is to be redelegated).

b. To investigate, deny or recommend settlement of administrative claims for infringement of patents or copyrights. All settlement agreements must be approved by and signed in the OCNR.

c. To make application for registration of trademarks for Navy marks and to file oppositions to applications for registration of conflicting marks by others, and to make all decisions affecting those proceedings. (All declarations in accordance with 37 CFR §2.20 and appointment of attorneys of record must be forwarded to OCNR Code OOCCEP for signature by the Chief of Naval Research (CNR) or, in the absence of the CNR, by his Deputy).

Subj: DELEGATION OF AUTHORITY

3. The following authorities are delegated to addressees and should be redelegated to the senior patent attorney or his alternate at each naval activity:

a. To file applications for patents and Statutory Invention Registrations (SIRs) in the PTO and to make all decisions affecting the prosecution of these applications.

b. To evaluate Navy inventions and make determinations of the type of protection (patent, SIR or publication), if any, required by the Navy for inventions originating at their respective naval activities and contractors. (This is an interim delegation and its effectiveness will be reviewed by the OCNR after a sufficient trial period. Addressees are encouraged to either recommend continuation of this delegation or to submit proposed revisions of the delegation to the OCNR for consideration.)

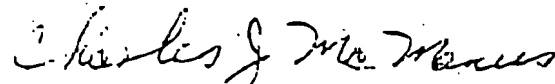
c. To determine rights in inventions made by Navy employees in accordance with Executive Order 10096 and 37 CFR Part 100. All reports and documents to be submitted to the Patent and Trademark Office (PTO) in support of those rights determinations will be submitted to the Deputy Counsel (Patents), OCNR, or his designee for review and transmittal to the PTO.

4. The following authority is delegated to addressees without authority to redelegate:

a. To appoint attorneys to continue prosecution of applications for patents and SIRs and transact all business in the PTO connected therewith in cases where the originally appointed attorneys are not available.

5. The Navy position on regulations and legislation dealing with intellectual property matters shall be formulated in OCNR. Addressees are invited and encouraged to present their views and the views of their client activities to the OCNR for consideration.

6. It is our intention to maintain a smoothly running and effective patent program for the Navy. The delegations contained herein are intended to meet these goals. Comments and recommendations based on operating experience under the delegations contained herein will be invited.



CHARLES J. McMANUS
Corporate Counsel
By direction of
Chief of Naval Research

Copy to:
Associate General Counsel (Management)

Auto-Reply Facsimile Transmission



TO:

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**FACSIMILE TRANSMITTAL FROM:****Intellectual Property Law Division****Air Force Materiel Command Law Office
AFMCLO/JAZ****Wright-Patterson AFB, OH 45433-7109****Telephone: (937) 255-2838****DSN: 785-2838****FAX: (937) 255-3733****DSN: 785-3733****To: Licensing & Review****USPTO****Phone: (571) 272-6617****Fax: (571) 273-0314****From: Richard A. Lambert, AFMCLO/JAZ****Date: February 25, 2008****Pages: Two****Comments: Rescission Recommendation for
60/621,838, Hoppe**



DEPARTMENT OF THE AIR FORCE
AIR FORCE MATERIEL COMMAND LAW OFFICE (AFMC)
WRIGHT-PATTERSON AIR FORCE BASE OHIO

25 February 2008

MEMORANDUM FOR MAIL STOP L&R
COMMISSIONER FOR PATENTS
PO BOX 1450
ALEXANDRIA VA 22313-1450

FROM: AFMC LO/JAZ
2240 B Street, Room 100
Wright-Patterson AFB, OH 45433-7109

SUBJECT: Rescission Recommendation
Patent Application Serial No. 60/621,838
Filing Date Unknown
First Named Applicant Wally C. Hoppe

1. The Air Force recommends that the Secrecy Order for Patent Application Serial No. **60/621,838**; Inventor Wally C. Hoppe, be rescinded.

2. If you have any questions or need additional information, please contact me.
Thank you.

A handwritten signature in cursive script, reading "RA Lambert".

Richard A. Lambert
Deputy Division Chief
Intellectual Property Law Division